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Over 75,000 Patients Successfully

Treated in 25 Years. A large propertion of whom had proster

JOHN G. JAMES.

Worth and Desver Ballrond. Good learning

Morphine Babit Cared in 10

W. A. HUFFMAN IMPLEMENT CO., ASSENTS, FORT WORTH, WANTED (Samples PREE) for DR.

, DEDNIES, BELTS, Eig. No. 71sk. LR SCOTT. 843 Broadway, M. Y.

IN GOLD! WILL BE PAID FOR

-1 Premlum, 2 Premiums, 1+ \$500.00 each 6 Premiums, - \$250.00 25 Premiums, - \$100.00 100 Premiums, \$50,00 200 Premiums; -\$20,00

1,000 Premiums, - \$10.00



Professor McGee of the geological survey, in a recent lecture on the Charles- is found and the circumstances of his or testamentary instrument, and its pro- terest of economy. Said commissioners house of correction and reformatory all subsequent bond, as required, is exton earthquake, said that displacement is death are unknown.

bate, which shall be attested and proven shall each receive five dollars per day for convicts now in the penitentiaries of the hausted by suit at the instance of indias provided in section 1 of this act, and the time they are actually employed in state, who may be convicted before that viduals or for the use of the county, a apid as to occasion surprise that earth- of any person are such as to lead to sus- delivered to the clerk of the proper court the selection and purchase of said site, time, and by the terms of this act are new similar bond shall be given and apof Pittsburg, Richmond, Freder- unlawful means. broid and New York have been located on sel, and counsel for the state, are present at the inquest, they shall not interfere veyances to land from the time when such commissioners shall not receive Sec. 9. Upon the discharge of any per-

Some Bills Passe by the Twentieth Legislature of the State at the Regular Session, 1887.

STOCK LAWS.

ture of the state of Texas: That articles given, unless he acts upon facts within 23, 1887. Section 1. Be it enacted by the Legisla-4604 and 4605 of the Revised Statutes of the state of Texas be so smended as to the inquest is held.

run at large shall enter the enclosed of him as can be given. become operative in the manner provided thereto, shall be noted.

about the residence, lots, or cultivated answer for the offense. land of another, and whenever any stock Art, 1008. When by the evidence adis impounded notice thereof shall at once duced before a justice of the peace holdges. Approved March 26, 1887.

318 of the Penal Code shall be amended | magistrate named in the writ. . . as to hereafter read as follows:

Article 518. If any person in this state shall carry on or about his person, saddle, or in his saddlebags, any pistol, dirk, \$200, and shall be confined in the county sil not less than twenty nor more than sixty days. Approved February 24, 1887.

DEALING IN FUTURES.

any other person, firm or corporation, in the same manner as if the obligors had conduct, carry on or transact any hard conducts any one or transact any hard conducts and conducts and conducts are said trustees, and subject to removal by late the sale of spirituous, vinous or main the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication, in the preceding section, to any person the capable of producing intextication that the capable of producing intextication in the preceding section, to any person the capable of producing intextication that the capable of produ carry on or transact any business com- ture of the state of Texas, that article same direction, shall be liable to pay to president of the state of monly known as a produce or stock ax. Suchs, title 73, of the Revised Civil Statutes | the owner or shipper of said sheep, hogs, | Treasurer and approved by the Gov. pay the same; and to repeal all haws and or placed, either inside change, or backet shop, where fature of the State of Texas, be and the same is goats or calves the sum of \$500 as Hqui- ernor. He shall also be financial agent, and parts of laws in conflict with the provis- or outside of such house or place of busicontracts are bought or soid, with no in- bereby amended so as hereafter to read dated damages, to be recovered in any shall purchase all material and supplies ions of this acc, approved March 11, ness, for the purpose of or that will obtestion of an actual bona fide delivery of as fellows: the article or thing so bought or sold, Article 3635. The certificate provided vided, That if railroad companies shall propriated therefor; and shall self all prosuch person, whether acting for himself or | for in the two preceding articles shall, be- | transport sheep, hogs, goats and calves | ducts raised and all articles manufactured | late the sale of spirituous, vinous or many | place where intoxicating liquors are sold iths, aversion to for another, as aforesaid, shall be demed fore the person to make a foresaid, shall be demed fore the person to make a foresaid, shall be demed fore the person to make a foresaid, shall be demed fore the person to make a foresaid, shall be demed fore the person to make a foresaid, shall be demed fore the person to make a foresaid, shall be demed fore the person to make a foresaid for the perso gu by of a mislement, and shall be entitled to practice by virtue thereof, be per car-load charged for shipping horses amounts realized on sale of same in the rate of occupation tax upon all persons, of this act is one in which no music, loud the state, and shall take a cer- firms, or associations of recorded in the office of the state, and shall take a cer- firms, or associations of recorded in the office of the state, and shall take a cermore than \$500, and in addition thereto district court of the county in which such scribed in this act for failure to provide tificate, of deposit therefor from the in the sale of spirituous, vincus or mail and construct out to the county in which such scribed in this act for failure to provide tificate, of deposit therefor from the in the sale of spirituous, vincus or mail SKIN DISEASES, synth shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside or sojourn, in a double-decked cars shall be imprisoned in the county jull not practitioner may reside o the manner and time of collecting such or practiced, or any other noise calcuof the completely crard months: Provided, that each day that for that purpose, and when so recorded of the session and the great number of sufficient sureties, payable to the Gov- tax, and to affix penalties for the failure lated to disturb or annoy persons residsuch business or house is carried on or said clerk shall certify thereon, under his bills yet to be disposed of by this Legis-

promptly and safety cared. shall be guilty of a misdemeanor and, Approved March 23, 1887. on conviction, fined in any sum not less than \$100 nor more than \$500. Each COUNTY OFFICERS AND COUNTY day he so permits shall constitute a seperate effense. Approved March 1, 1887

HOMIUIDE.

Section 1. Be it enacted by the Legisla- 24, of the Revised Statutes, approved as to read as follows: 549, chapter 10, title 15, of the Penal Code after read as follows:

substances pixced in the water, or by the court, and if found to be correct, shall punished by a fine of not less than \$25 ridge or other forms, shall be desired them and have the same corrected; and 26, 1887. guilty of a mistemeanor, and up- said reports, receipts and voichers shall on conviction shall be fired in any be fled in the county clerk's office. Ap- HOUSE OF CORRECTION AND REsum not less than 850 nor more than proved Merch 23, 1887. \$150. And any court, officer, or tribunal Approved March 15, 1887.

INQUEST UPON DEAD BODIES. February 16, 1883, be so amended as to been. hereafter read:

the peace without a jury:

1. When a person dies in prison. sence of one or more good witnesses. | or counties in this state.

is are not more frequent, and the picion that he has come to his death by to be recorded. shall take effect and be and in addition thereto necessary travel- subject to imprisonment in said house of proved before the dealer shall have the

Art. 1002. The justice of the peace titles conferred thereby.

his own knowledge. 2. The time and place, when and where INJURIES RESULTING IN DEATH. occupancy, shall be placed under the

lands, or shall, without being herded, 4. The finding of the justice at the in- after read as follows:

sent, in any county or subdivision in the person and the fact of his arrest, as the following cases:

justice may, according to the facts of the their servants or agents.

same in his office subject to the order of goats or calves in carload lots. the court. Approved March 17, 1887.

lature of the state of Texas: That when two or more persons are jointly bound is said house of correction and reformatory, for the payment of a debt or for any shall fail or refuse to furnish double- rules and regulations made by said ture of the state of Texas: That section clation of persons, who are now pursuing other pursues and regulations made by said ture of the state of Texas: That section clation of persons, who are now pursuing other pursuing the death of cities and regulations made by said ture of the state of Texas: other purpose, upon the death of either of said persons so bound his estate may in the preceding section, to any person is the preceding section, to any person is the preceding section of said persons and to manage and courted the four of an act to amend sections one and the preceding section, to any person is the preceding section of said persons and to manage and courted the four of an act to amend sections one and in the preceding section, to any person is the preceding section of said persons are the preceding section of sai duct, carry on or transact any been bound severally as well as jointly. double-decked carload of sheep, hogs, the double-decked carload of sheep, hogs, be a competent business man and a rate of occupation taxes aponall persons, said pursuit or occupation for the full Approved March 10, 1887.

bead and bonce, syphic kept shall constitute a separate off and. | such house or place of business, or those Sec. 2. Whoever knowingly permits record, and shall return such certificate sity, and an emergency exists for the sus-ANENTED CUEED WHEN any such business to be carried on in his to the person to whom the same was pension of the constitutional rule requir. tendent and financial agent, which bond 1881, be so smended as to hereafter read ways. By an orderly house is meant one building, house, boots, erbor, or erection, granted, and shall be entitled to demand ing bills to be read on three several days, shall be approved by the Gevernor and as follows:

MONEYS.

Section 1. Be it enacted by the Legisla-

the counsel for the state, and the justice of the peace may fine any person violating this article for contempt of count, not exceeding \$20, and may cause such person this act, and duly made in the proper not exceeding \$150 per month, to prepare to be placed in custody of a peace officer county, shall be taken and held as notice plans and specifications for the construcand removed from the presence of the in- to all persons of the existence of such tion of said building, and to personally will and testament, and of the title or supervise and direct the erection of the

shall keep a book in which he shall make Sec. 5. The near approach of the close and empowered to audit the accounts of a minute of all the proceedings relating of the session creates an emergency and said supervising architect and contractors to every inquest held by him. Such min- an imperative public necessity that the and to pay the same by installments as constitutional rule requiring bills to be the work progresses, by draft drawn on 1. The nature of the information given | read on three several days be suspended, | the Treasurer and approved by the Govthe justice of the peace and by whom and it is so suspended. Approved March ernor of this state.

Section 1. Be it enacted by the Legisla- supervision, direction and control of 3. The name of the deceased if known, ture of the state of Texas: That article three trustees, to be appointed by the Article 4604. If any stock forbidden to or if not known as accurate a description | 2899 of the Revised Civil Statutes of the | Governor, who shall hold their office for State of Texas be so amended as to here- two years, unless sooner removed by the

Approved March 25, 1887.

RAILROADS.

ESTATES OF DECEDENTS.

Section 1. Be it enacted by the LegisSection 2. Be it enacted by the Legisshipping a double-decked carload of practical farmer of good moral character firms or associations of persons engaged said pursuit or occupation for the full sheep, hogs, goats or calves than for and humane disposition, who shall re- in the sale of spirituous, vinous or mail length of time for which license was obshipping a car-load of other cattle or ceive a salary of \$1800 per annum, to be liquors, or medicated bitlers; to define tained, and the law otherwise complied Section 1. Be it enacted by the Legisla- horses for the same distance and in the paid quarterly by a warrant drawn by the the manner and time of collecting such with. An open house in the meaning of court of competent jurisdiction: Pro and disburse all moneys that may be ap- 1881," approved April 4, 1881; and that struct the view through the open door or proved, March 26, 1887.

Section 1. Be it enacted by the Legis-

Section 1. Be it enacted by the Legisla- county, and all jury fees collected in their as used for gaming if the table fees, or paid by the Treasurer of the state.

FORMATORY.

ter 1, title 13, of the Code of Criminal further proof or authentication. Provided, upon, and such selection and the price reformatory.

3. When the body of any human being Sec. 3. Every such will and testament, employed if deemed advisable in the in- Sec. 8. Until the completion of the tions thereof; and whenever the first or valid and effectual as a deed of convey- ing expenses in visiting different sections correction and reformatory, shall be con- right to further pursue his occupation as burg, Washington, Baltimore, Port | Article 1000. If any other persons than ance of said property, and the record of the state to select an advantageous fined in the penitentiary, and shall be a retail liquor dealer; or in case suit is Josit, Wilmington, Philadelphia, Tren- the justice, and the accused and his coun- thereof shall have the same force and site for said house of correction subject to the rules and regulations of pending on any such bond, and the county

PERFECTED LEGISLATION with the proceedings, and no question instrument was delivered to such clerk to more than \$150 and actual expenses: be recorded, and from that time only. Provided further that all the second or his counsel and same; and the trustees are authorized

roam about the residence, lots or cultivated land of any person other than 5. If any arrest is made of a suspected ages on account of injuries causing the appointment. They shall make such spe-Article 2899. An action for actual dam- cy the Governor shall fill such vacancy by the owner of such stock, without his con- person before inquest held, the name of death of any person may be brought in cial rules and regulations as may be deemed proper for the same, having in which the provisions of this chapter have | well as everything material which relates | 1. When the death of any person is view the reformation, education and discaused by the negligence or carelessness cipline as well as the profitable employin the preceeding articles, the owner, Art 1006. If it befound by the justice of the proprietor, owner, charterer or ment of the inmates confined in said lesses or person in lawful possession of of the peace, upon evidence addaced at hirer of any railroad, steamboat, stage house of correction and reformatory. such isads may impound said stock and the inquest, that a person already arrest- coach or other vehicle for the convey- They shall prescribe rules for the detain the same until his fees and all ed did in fact kill the deceased, or was an ance of goods or passengers, or by the liberal commutation of time for good damages occasioned by said stock are accomplice or accessory to the death, the unfitness, negligence or carelessness of conduct. They shall see that said inmates are taught habits of industry and sobriety, Art. 4005 No animals shall be impound- case, commit him to jail or require him | 2. When the death of any person is some useful trade, and to read and write, ed unless they have entered upon the in- to execute a bail bond with security for caused by the wrongful act, negligence, and are also supplied with suitable books. closed lands or shall be found roaming his appearance before the proper court to unskillfulness or default of another. In connection with said house of correction and reformatory there shall be estabbe given to the owner, if known, and ing an inquest, it is found that any per- Section 1. Be it enacted by the Legis- advisable, so that the inmates may be such owner shall be entitled to their pos son not in custody killed the deceased, or lature of the state of Texas: That all placed at such work in the discretion of session upon payment of fees and dama- was an accomplice or accessory to the rallroad companies operating any rail- the superintendent; and the trustees shall death, the justice shall forthwith issue road, or any part thereof, within the especially provide that the white and his warrant of arrest to the sheriff or limits of this state, be and the same are colored inmates shall be kept, worked UNLAWFULLY CARRYING ARMS other peace officer commanding him to hereby required to provide cars with and educated separately. Said trus-Section 1. Be it enected by the Legis- arrest the person accused and bring him double decks for the shipment of sheep, tees shall employ all subordinate lature of the state of Texas, that article before such justice, or before some other goats, hogs and calves; that the said cars officers, prescribe their duties and fix must be in every way as large as the ones | their compension. Said trustees shall re-Art 1012. When an inquest has been now in use upon the respective railroads side in the vicinity of said house of cor-

Procedure, and article 1000, of chapter 1, that at any time within four years from have been approved by the Governor, it | Sec. 7. When, upon the trial and con- damages for each infraction of the condititle 13, of the Code of Criminal the date of the record of such will in this shall be the duty of the Commissioners to viction of any person in the state of a tions of such bond, and the said bond Procedure, as amended by chapter 12 of state, the validity of such will may be purchase the same: provided, the price felony, it is found by the verdict of the shall not be void on the first recovery, the General Laws of the Eighteenth Leg- contested in a proceeding justituted for does not exceed \$10,000, to be paid out of jury that the defendant is not more than out may be sued on until the full penal islature of the state of Texas, approved that purpose, as the original might have the appropriation provided for in this act. sixteen years of age, and the verdict of sum named therein shall have been re-The title of said property shall vest in the conviction is by confinement for five covered. In addition to civil proceedings Sec. 2. A copy of such will and tests- Governor of this state and his successors | years or less, the judgment and sentence | for individual in juries brought on said Article 988. Any justice of the peace ment, or testamentary instrument, and its in office, for the use and benefit of the court shall be confinement in the bond as above indicated, if any chall be authorized, and it shall be his probate so attested, together with the of said house of correction and nouse of correction and reformatory (in- person, firm or association of persons, duty, to hold inquests within his county certificate that said attestation is in due reformatory. It shall be the duty stead of the penitentiary) for the term of shall violate any of the conditions of For full particulars and directions see Circu- (in the following cases: Provided, that form as required by the preceding section of the trustees hereinafter provided for, his or her sentence, and that such definition that such definition is the following cases: Provided, that form as required by the preceding section of the trustees hereinafter provided for, his or her sentence, and that such definition is the following cases: all inquests shall be held by the justice of of this act, shall be prima facie evidence to contract for and superintend the con- fendant be conveyed to the house of cor- duty of the county and district attorneys, that said will has been duly admitted to struction of such buildings and other Im- rection and reformatory by the proper or either of them, to institute suit thereprobate according to the laws of the state provements as may be necessary for the authority, and there confined for the upon in the name of the state of Texas 2. When any person is killed, or from wherein it has been admitted to probate, safe keeping, comfort and profitable em- period of his or her sentence; and for for the use and benefit of the county, and any cause dies an unnatural death, except and shall be sufficient to authorize the ployment of the inmates confined therein; such service such officer shall be paid the the amount of \$500 as a penalty shall be under sentence of the law or in the ab- same to be recorded in the proper county and in the construction of said buildings same fees he would be allowed for carry- recovered from the principals and sureand improvements convict labor may be ling such convicts to the penitentiary. | ties upon a breach of any of the condi-

## March April May

That extreme tired feeling which is so dis- | Everybody needs and should take a good tressing and often so unaccountable in the spring medicine, for two reasons : spring months, is entirely overcome by Hood's 1st, The body is now more susceptible to Sarsaparilla, which tones the whole body, benefit from medicine than at any other season, purifies the blood, cures scrofula and all 2d, The impurities which have accumulated humors, cures dyspepsia, creates an appetite, in the blood should be expelled, and the sysrouses the torpid liver, braces up the nerves, tem given tone and strength, before the prosand clears the mind. We solleit a comparison trating effects of warm weather are felt, of Hood's Sarsaparilla with any other blood | Hood's Sarsaparilla is the best spring medistrength, and medicinal merit.

Tired all the Time

Sec. 3. The house of correction and reformatory, when completed or ready for Governor for cause; and in case of vacanmy stomach felt better. I have now taken TURNER, Hook & Ladder No. 1, Boston, Mass, had 16 years, by Flood's Sarsaparilla. tions of the blood." J. Schoon, Peoria, Ill.

lished such mechanical industries as the board of trustees may deem proper and

held the justice before whom the same in this state; that the distance between rection and reformatory, and shall each pristed for the purpose of establishing tion; and any person, firm, or association was held shall certify to the proceedings, the floor and the second deck shall be the receive the sum of \$500 per annum, to be and shall inclose in an envelope the testi- same as the distance between said second | paid quarterly upon sworn accounts ap mony taken, the finding of the justice, deck and the roof; that the floor of the proved by the Governor, upon which wark uckles made of any metal or any hard the bail bonds if any, and all other papers second deck shall be so constructed as to rant shall be drawn by the Comptroller substance, howie knite or any other kind of connected with the inquest, and shall seal protect the animals beneath; and that on the Treasurer for the same. Said knife manufactured or sold for purposes of up such envelope and deliver it, properly said cars must be furnished by the railsaid cars must be full stated of the district court of the same amount provided for in the same amount provided for in the same; cases where no license has been obtained. by fine of not less than \$25 nor more than without delay, who shell safely keep the offer to ship at one time hogs, sheep, their number. They shall keep full and accurate accounts of all receipts and dis-Sec. 2. It shall not be lawful for any bursements, as well as their official prorailroad company to charge more for ship. | ceedings, and make quarterly r ports March 29, 1887.

direction; and any railroad company that | whose duty it shall be to enforce the | Section 1. Built enacted by the Lugisla-

425 of the Penal Code of the state of use of the county; and at the same time anything of value is bet there- reformatory shall be confined all convicts son after having been notified in writing lighter without first requiring the bond Texas be so amended as to hereafter read as follows:

as follows:

Article 425. Whoever shall catch or of the purpose collected these imposed. Article 425. Whoever shall catch or of the money collected, fines imposed such table or bank, or nine or ten-pin whose unexpired term of prison sentence of the person, not to sell to such person; Earlieging the Board person; Provided to the person, not to sell to such person; Provided to the person of the person of the person, not to sell to such person; Provided to the person of the person The state of the s NEW PATENT berries, ind a berries, or other poisonous examined by the said commissioners' or rings used, at any place, he said commissioners' or rings used, at any place, he said commissioners or place of charge and receive a fee of 25 cents for hereafter be convicted of a felony in any exploiding of dynamits, giant powder, cause the clerk to enter the same on the nor more than \$100 and imprisonment in ment shall not exceed five years; pro- permit any games prohibited by the laws shall be nosted in some conscious. nitro-g yearine or other compounds of an deancial ledger, and if found to be incorthe county jall for not less than ten nor wided, said convicts confined in the house to be played, dealt, or exhibited in or place in the house where the house or explosive nature in the form of a cart- rec', shall summon said officer before more than ninety days. Approved, March of correction and reformatory shall be about such house or place of business; place in the house where the business or Section I. Be it esacted by the Legisla- in the penitentiaries. It shall be the duty alley, pool table, bagatelle, pigeon-hole, any member of any firm or association of ture of the tate of Texas: There [That] of the Governor, upon the recommenda- or jenny-lind table, nor any persons so failing shall be guilty of a county attracy, may subjects Section 1. Be it enacted by the Legisla- there shall be established in this state a tion of the board of trustees and superin- other kind of table or device used misdemesnor, and upon conviction thereof and compel their attendance as witnesses ture of the state of Texas: That when nodes of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of correction and reformatory for | tendent of said house of tendent of said house of correction | tenden to testify as to violations of any of the any will or testament, or testamentary the confinement of youthful convicts. formatory, for good behavior and exem- they will not rent or let any part of the \$25; and each day of such failure to so provisions of this article; and any per- instrument of any character, conveying or | Sec. 2. It shall be the duty of the conson so summoned and examined shall not be liable to prosecution for any of the violations of this article about which he may testify, and a conviction for said of territories, a copy thereof and its probate, house of correction and reformatory is ready to titles less than a quart, to any person or Harriet Beecher Stowe was forty when fense may be had upon the unsupported attested by the clerk of the court in which shall be the duty of the persons, for the purpose of running or Uncle Tom's Cabin was published. She Approved March 15, 1887. Such will and testament or testamentary its healthfulness, accessibility, wood and Superintendent of the Penitentiaries of conducting any game or games prohibited is now seventy-five. the seal of the court annexed if there be advantages, and the same shall contain not number of convicts in said penitentiaries they will not adulterate in any manner a seal, together with a certificate from less than 640 nor more than 2000 acres of under the age of sixteen years, and the by mixing any drug with any intext ting the judge or presiding magistrate of such land, and the same shall not be located in Governor shall, by his proclamation, liquor of any kind; and that he or they Section I. Be it enacted by the Legis- court that the said attestation is in one the vicinity of either of the penitentiaries order all such convicts transferred from will not knowingly sell or give away any lature of the state of Texas: That articles form, may be filed and recorded in the now established, nor within two miles of the penitentiaries to said house of cor- impure or adulterated liquor of any kind; 993, 994, 995, 996, and 1001, of chap- register of deeds in any county in which any incorporated town or city. When a rection and reformatory, where such con- which said bond may be sued on at the ter 1, title 13, of the Code of Criminal said real estate is situated, in the same site has been selected for said house of victs shall serve out the remainder of instance or any person or persons ag-Procedure, be repealed; and that articles manner as deeds and conveyances are re- correction and reformatory, as herein their sentence under the rules and regu- grieved by the violation of its provisions, 988, 1002, 1006, 1008, and 1012, of chap- quired to be recorded, and without provided, and the price has been agreed lations of said house of correction and and such person shall be entitled to

purifier in the market for purity, economy, cine. A single trial will convince you of its superiority. Take it before it is too late.

The Best Spring Medicine

"I had no appetite or strength, and felt | "I take Hood's Sarsaparilla for a springtired all the time. I attributed my condition medicine, and I find it just the thing. It tones to scrofulous humor. I had tried several up my system and makes me feel like a differkinds of medicine without benefit. But as ent man. My wife takes it for dyspepsia, and soon as I had taken half a bottle of Hood's she derives great benefit from it. She says it Sarsaparilla, my appetite was restored, and is the best medicine she ever took." F. C.

nearly three bottles, and I never was so well." "Last spring I was troubled with boils, MRS. JESSIE F. DOLMEARE, Pascoag, R. I. caused by my blood being out of order. Two Mrs. C. W. Marriott, Lowell, Mass., was bottles of Hood's Sarsaparilla cured me. 1 completely cured of sick headache, which she can recommend it to all troubled with affec-

## Sold by all druggists, Sl; six for St. Prepared Sold by all druggists, Sl; six for St. Prepared

by C. I. HOOD & CO., Apothecaries, Lowell, Mass. by C. I. HOOD & CO., Apothecaries, Lowell, Mass, 100 Doses One Dollar 100 Doses One Dollar

son so committed to said house of cor- that he believes the bond of the defendant rection and reformatory, the superin- will be exhausted by said sunt, the clerk tendent shall provide them with a suit of shall at once notify the liquor dealer

convicted, at his option. Sec. 10. Test the sum of \$50,000, and to give a rew bond similar to the bond all receipts from form products and man- first giver, to be approved in the same ufactured articles raised or manufactured way, and until the new bond is given in said nouse of correction and reforma- and approved when it is required by this tory, or so much thereof us may be neces | act, the retail inquor dealer shall not have sary, be and the same is hereby appro- | the right to further pursue his occupathe house of correction and reformatory of persons who shall pursue his or their herein provided for, to be paid on said occupation without giving the first vonchers or warrants drawn by the com- bond or the new bond, as required by missioners or board of trustees on the this act, shall be deemed gullty of a mis-Comptroller of Public Accounts, which demensor, and on conviction shall be shall be sufficient authority to the State fined the same amount provided for in provided, that not more than \$40,000 of The provisions of this section shall not be

SALE OF SPIRITUOUS LIQUORS.

THINAPY I HOMEY and Bladder trought of which he is the owner, or has the postof originaling, governors a session, care, management, or renting, holder of such certificate the sum of \$1. act placed upon its third reading and fore said superintendent small enter upon tion of persons desiring to engage in the and it is further provided that reid final passage, and it is so enacted. Ap- the duties of his office. He shall be under sale of spirituous, vinous or mait liquors, house must not contain any vulgar or obthe control of said trustees, and shall or medicated bitters capable of producing scene pictures. hold his office for a term of two years, intoxication, shall, before engaging in Sec. 5. The county clerks in the several unless sooner removed for failure, neg- such occupation, be required to enter Into counties in this state shall issue license lect or refusal to perform his duties. | bond in the sum of \$5000, with at least to any person, firm or association of per-Sec. 5. The said superintendent shall, two good, lawful and sufficient sureties, sons engaged or desiring to engage in the ture of the state of Texas: That an act lature of the state of Texas: That article at the end of each month, pay all em- payable to the state of Texas, to be ap- sale of spirituous, vinous or malt liquors, 358, of chapter 3, title 11, of the Penal ployes, and shall also pay off and dis- proved by the county judge, conditioned or medicated bitters capable of producing entitled an act to amend article 951, title Code of the state of Texas, be so amended charge all expenses incurred in the pur- that said person, firm or association of confirm or association or confirm or confir chase of supplies and other necessary ex- persons so selling spirituous, vinous or son, firm or association of persons of all ture of the state of Texas: That article Warch 27, 1883, be so amended as to here- Article 358. If any person shall keep or penses in the support and maintenance as mait liquors, or medicated bitters cap. occupation taxes herein levied for state exhibit for the purpose of gaming any well as the conducting of said house of sble of producing intoxication, in quan- purposes, and such additional occupation of the state of Texas, be amended so as to any name or correction and reformatory. He shall titles less than a quart, shall keep an taxes as shall be levied by commissioners' county courts, county judges, county description whatever, or any table or also purchase such necessary work stock, open, quiet and orderly house or place for courts and by incorporated towns or also purchase such necessary work stock, open, quiet and orderly house or place for courts and by incorporated towns or Art. 149. No person shall be conviced trasarers, sheriff, district and county at-Is St. Charles street New Orlegas of any grate of a conference of the any pigeon-hole table or jenny-lind table. ments, and also necessary tools for shops or malt liquors, or medicated in section 4 of this act; the evidence of ments, and also necessary tools for shops or malt liquors, or medicated in section 4 of this act; the evidence of ments, and also necessary tools for shops or malt liquors, or medicated necessary tools for shops or medicated necessary tools for shops or medicated necessary to the necessary tools for shops or medicated necessary to the necessary tools for shops or medicated necessary to the necessary to the nece of the decreased, or portures of it, are found one sufficiently identified in establishments and it and books for educational purposes, all bitters capable of producing and books for educational purposes, all bitters capable of producing and books for education; and that he or they will not to a stable of which amounts shall be duly itemized, intoxication; and that he or they will not to a stable of the county collection. on Red and Wichitz fivers, Wichitz country, lish the fact of the death of the p rson ber of pins, balls or rings used, used for verified by affidavit, presented to the sell or permit to be sold in his or their tor of taxes for such amount of tax as

n so to the sold in his or their sell or permit to be sold in his or the missioners' court, at each regular jenny-lind table, or nine or ten pin alley, said board the president of the board permit to be given, any spiritous, vinous, collected for state and county purposes term thereof, of all fines imposed and collected and all judgments regardless of the number of pins, rendered and collected for the use of the balls, or rings used, shall be considered when approved by the Governor, shall be person under the age of 21 years, or to a such business or occupation, may be carstudent of any institution of learning, or such business or occupation may be carpane of the state of Texas: That article respective courts in favor of or for the alley fees, or money, or Sec. 6. In said house of correction and to any habitual drunkard, or to any percourt in this state, whose term of confine- business; and that he or they will not each license so issued. required to wear such uniform as may be and that he or they will not keep or per. occupation for which such license is necadopted by the board of trustees; pro- mit to be kept, for prefit, amusement, or essary is carried on; and for a failure to vided, no uniform shall be prescribed other purposes, in or about his or their so conspicuously post such license at or similar to that now worn by the convicts place of business, any nine or ten pin in such place of business, any person or recover the sum of \$500 as liquidated

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suitable clothing and 85 in money, and thereof, and it shall be the duty procure transportation for them to their of the retail fiquor dealer within houses, if residents of this state, or to twenty days from the time the bond is the county in which they may have been exhausted, or in other event within twenty days from the time the notice is given, this appropriation shall be expended in construed as to repeal or in any moment of correction and reformatory. Approved, state concerning the nelawful sale of spirituous, vinous or mait liquors, or medicated bitters capable of preducing intex cation: nor shall they be construed in which no prostitute or lewd woman or

